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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

	T				
Applicant's or agent's file reference 63611A FOR FURTHER ACT					
International application No. International filing da PCT/US2005/006347 28.02.2005		v/month/year)	Priority date (day/month/year) 27.02.2004		
International Patent Classification (IPC) or national classification and IPC INV. B01J35/04 B01J21/18 B01J31/00 C12N11/00					
Applicant DOW GLOBAL TECHNOLOGIES INC.et al.					
 This report is the international preliminary examination report, established by this International Preliminary Examining Authority under Article 35 and transmitted to the applicant according to Article 36. 					
	2. This REPORT consists of a total of 4 sheets, including this cover sheet.				
3. This report is also accompanied	This report is also accompanied by ANNEXES, comprising:				
□ □ cont to the applicant and	a Magnet to the applicant and to the International Bureau) a total of 2 sheets, as follows:				
sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).					
sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental Box					
b. (sent to the International Bureau only) a total of (indicate type and number of electronic carrier(s)), containing a sequence listing and/or tables related thereto, in electronic form only, as indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions).					
This report contains indications	relating to the following ite	ms:			
☐ Box No. I Basis of the re	eport				
□ Box No II Priority					
☐ Box No. III Non-establish	ment of opinion with regard	d to novelty, inventive	step and industrial applicability		
☐ Box No. IV Lack of unity	of invention				
57 m N V Decembed ats	atement under Article 35(2) citations and explanations :	with regard to novelty supporting such state	y, inventive step or industrial ment		
☐ Box No. VI Certain docui					
☐ Box No. VII Certain defec	ts in the international appli	cation			
☑ Box No. VIII Certain obse	rvations on the internationa	al application			
Date of submission of the demand		Date of completion of the	his report		
19.12.2005		28.07.2006			
Name and mailing address of the internal preliminary examining authority:	tional	Authorized officer	Janticches Petonicon.		
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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/US2005/006347

	Boy	x No. I Basis of the report			
-			report is based on		
١.		With regard to the language , this report is based on ☑ the international application in the language in which it was filed			
	\boxtimes	the international application in	tel emplication into which is the language		
		of a translation turnished for t	nal application into , which is the language he purposes of:		
		The state of the s	r Rules 12.3(a) and 23.1(b))		
		□ international preliminary e	onal application (under Rule 12.4(a)) xamination (under Rules 55.2(a) and/or 55.3(a))		
2. With regard to the elements * of the international application, this report is based on <i>(replace of the last)</i> of the receiving Office in response to an invitation under Article 14 are			ne international application, this report is based on <i>(replacement sheets which</i> sing Office in response to an invitation under Article 14 are referred to in this		
have been furnished to the receiving chief in responsible report as "originally filed" and are not annexed to this report):					
	De	escription, Pages			
	1-1	19	as originally filed		
Claims, Numbers					
	1-1		received on 27.12.2005 with letter of 19.12.2005		
		u u andra on	y related table(s) - see Supplemental Box Relating to Sequence Listing		
(3. 🏻		lited in the cancellation of:		
		☐ the description, pages☐ the claims, Nos.			
		☐ the drawings, sheets/figs	; 		
		☐ the sequence listing (spe☐ any table(s) related to se	equence listing (specify):		
			to the annual departs approved to this report and listed below		
	4. 🗀 h: S	This report has been estable and not been made, since they Supplemental Box (Rule 70.2(c)	have been considered to go beyond the discretification		
		☐ the description, pages			
•		☐ the claims, Nos.☐ the drawings, sheets/fig.	S		
		☐ the sequence listing (sp☐ any table(s) related to s	pecify):		
		☐ any table(s) related to s	come or all of these sheets may be marked "superseded."		
	- 4	* Tf item 4 applies. S	OHE OF WEE OF OTTOBO STEED I		

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/US2005/006347

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

No:

Claims

1-20

Inventive step (IS)

Yes: Claims

No: Claims

1-20

Industrial applicability (IA)

Yes: Claims

1-20

No: Claims

2. Citations and explanations (Rule 70.7):

see separate sheet

Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

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Re Item V.

- 1 Reference is made to the following documents:
 - D1: EP 0 334 966 A (NGK INSULATORS, LTD) 4 October 1989
 - D2: PATENT ABSTRACTS OF JAPAN vol. 1995, no. 07, 31 August 1995 &; JP 07 099960 A (SAGA PREF GOV; others: 01), 18 April 1995
 - D3: PATENT ABSTRACTS OF JAPAN vol. 009, no. 171 (C-291), 16 July 1985 &; JP 60 043382 A (NIHON GAISHI KK), 7 March 1985
 - D4: KOVALENKO G.A. ET AL.: "macrostructured carbonized ceramics as adsorbents for immobilization of glucoamylase" J.MOL. CAT. A, no. 182-183, 2002, pages 73-80, XP002329189
- The examiner charged with the International Preliminary Examination concurs with the opinion established in the International Search Report that the documents D1-D4 are of particular relevance. More specifically these documents (see the relevant passages in the search report) totally anticipate the subject-matter of the independent claims presently on file in terms of novelty (Art. 33(1) and (2) PCT)

Re Item VIII.

- Claim 1 does not meet the requirements of Article 6 PCT in that the matter for which protection is sought is not clearly defined ("wherein the porosity of the partition walls are such ... monolithic ceramic honeycomb"). The claim attempts to define the subject-matter in terms of the result to be achieved, which merely amounts to a statement of the underlying problem, without providing the technical features necessary for achieving this result.
- The term "about" used in the claims is vague and unclear and leaves the reader in doubt as to the meaning of the technical features to which it refers, thereby rendering the definition of the subject-matter of said claims unclear, Article 6 PCT.

WHAT IS CLAIMED IS:

- 1. A method of forming a reaction product from a liquid comprising:
- (a) flowing a liquid containing a reactant into an acicular ceramic honeycomb having an inlet end and outlet end connected by adjacent channels that extend from the inlet end to the outlet end of the acicular ceramic honeycomb, the channels being defined by a plurality of interlaced thin porous partition walls having a catalyst thereon wherein the porosity of the partition walls is at least 50% and the mean pore size is at least 3 micrometers such that the liquid containing the reactant substantially penetrates into the walls and the reactant reacts as the liquid containing the reactant flows from the inlet end to the outlet end of the acicular ceramic honeycomb; and
- (b) collecting the reaction product from the outlet end of the acicular ceramic honeycomb.
- 2. The method of Claim 1, wherein the monolithic ceramic honeycomb has mean pore size that is at least about 5 micrometers.
- 3. The method of Claim 1, wherein the liquid containing the reactant penetrates in an amount that is at least 10% of a static liquid fraction as determined using the resident time distribution obtained under Taylor flow of a tracer pulsed into the liquid.
- 4. The method of Claim 3 wherein the amount is at least about 15% of the static liquid fraction.
- 5. The method of Claim 4, wherein the method has a mass exchange as calculated using an E-curve that is at least about 0.4.
- 6. The method of Claim 5, wherein the mass exchange is at least about 0.7.
- 7. The method of Claim 6, wherein the static liquid fraction is at least about 1.25.

- 8. The method of Claim 1, wherein the catalyst is comprised of an enzyme.
- 9. The method of Claim 1, wherein the catalyst is comprised of a precious metal, base metal or combination thereof.
- 10. The method of Claim 1, wherein at least one of the reactants is introduced as a gas.
- 11. The method of Claim 1, wherein at least one of the reactants is a gas in a bubble flowing concurrently with the liquid.
- 12. The method of Claim 1, wherein the liquid is comprised of solvent having a dissolved reactant therein.
 - 13. The method of Claim 12, wherein the solvent is water.
- 14. The method of Claim 1, wherein the acicular ceramic has an aspect ratio of at least about 2.
- 15. The method of Claim 14, wherein the acicular ceramic has a mean pore size of at least about 5 micrometers.
- 16. The method of Claim 14, wherein the acicular ceramic is acicular mullite.
- 17. The method of Claim 1, wherein the catalyst is comprised of carbon.
 - 18. The method of Claim 17, wherein the carbon is carbon fibers.
- 19. The method of Claim 19, wherein the catalyst is further comprised of an enzyme.